IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF PENNSYLVANIA

LESLIE KELLY,

PLAINTIFF,

v.

03-368E

JOHN LAMANNA, ET AL., DEFENDANTS.

DEPOSITION OF: LESLIE KELLY

LOCATION: 696 MUCKERMAN ROAD

BENNETTSVILLE, SOUTH CAROLINA

DATE: TUESDAY, OCTOBER 31, 2006

TIME: 2:02 P.M. - 2:45 P.M.

COURT REPORTER: ROGER R. WILLIAMSON

THE DEPOSITION IS TAKEN PURSUANT TO NOTICE AND/OR AGREEMENT, IN THE ABOVE-ENTITLED CAUSE PENDING IN THE ABOVE-NAMED COURT AND PURSUANT TO THE FEDERAL RULES OF CIVIL PROCEDURE.

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,	·	1	
1 2	A P P E A R A N C E S FOR THE PLAINTIFF:	_	A QUESTION OR YOU WANT TO TAKE A BREAK, LET ME KNOW AND WE CAN ACCOMMODATE BOTH REQUESTS. BUT I
	NEAL DEVLIN, ESQ.	3	WILL ASSUME THAT IF YOU ANSWER AND I'M GOING TO
3	120 W. 10TH STREET		
4	ERIE, PA 16501	4	ASK YOU TO ANSWER, NOT WITH A NOD OF A HEAD, BUT
5	FOR THE DEFENDANT:	5	VERBAL RESPONSE. SO IF YOU DO ANSWER MY SPECIFIC
_	MICHAEL C. COLVILLE ASSISTANT U.S. ATTORNEY	6	QUESTION WE'LL MOVE FORWARD FROM THERE. MR. KELLY, MY UNDERSTANDING FROM THE RECORDS I
	WESTERN DISTRICT OF PA	7	
7	U.S. POST OFFICE & COURTHOUSE	8	HAVE IS THAT YOU WORKED FOR UNI CORP FOR
8	700 GRANT STREET, SUITE 4000 PITTSBURGH, PA 15219		APPROXIMATELY EIGHT MONTHS. IS THAT ABOUT WHAT YOU RECALL?
9	11116BORGIL, 111 15217	11	
	FOR THE DEFENDANT:	12	A YES, SIR. YES.
10	DOUG GOLDRING, ESQ. 400 FIRST STREET, NW	13	Q WOULD YOU DO ME A FAVOR AND JUST BRIEFLY DESCRIBE FOR ME WHAT YOU DID FOR UNI CORP DURING
11	WASHINGTON, DC 20534	14	THOSE EIGHT MONTHS AND IF YOU COULD DO IT
12	ALSO PRESENT: LORIE WATSON		CHRONOLOGICALLY. THAT IS, TAKE ME THROUGH THE
13	INDEX		FIRST JOB YOU HAD AND IF THERE WERE OTHER JOBS
15	EXAMINATION BY MR. COLVILLE 3	17	AFTER THAT, THOSE JOBS AND WHAT DUTIES WERE
16	EXAMINATION BY MR. GOLDRING 30	18	INVOLVED WITH EACH OF THE JOBS?
17	EXHIBITS	19	A OKAY. WHEN I FIRST STARTED WORKING AT
18	PG/LN EX. DESCRIPTION	20	UNI CORP I WORKED IN FRONT IT WAS A MACHINE
19	(NO EXHIBITS WERE PROFFERED.)	21	LIKE A GLUE MACHINE THAT GLUED PANELING TOGETHER.
20		22	RIGHT. SO WE PICKED THE BOARDS AND SENT THEM
21		23	THROUGH THE MACHINE THAT GLUED THE PANEL TOGETHER
22 23			AND IT COME OUT ON THE OTHER END. AND SOMETIMES I
24	** UH-HUH = AFFIRMATIVE		WORKED ON THE OTHER SIDE OF THAT AND WE'LL LIFT IT
25	HUH-UH = NEGATIVE		
	Page 3		Page 5
1	STIPULATIONS	1	UP AND SIT THEM ON THE SIDE. THEN AFTER I WORKED
2	IT IS STIPULATED AMONG COUNSEL THAT THIS	2	THERE I WORKED THERE ON I SHIFTED MY JOB, I
3	DEPOSITION IS BEING TAKEN PURSUANT TO THE FEDERAL	3	WORKED I DON'T KNOW THE NAME OF THE JOB, WHAT
4	RULES OF CIVIL PROCEDURE; AND THAT ALL OBJECTIONS,	4	DEPARTMENT THAT WAS, BUT WE DRILLED THE MICRO
5	EXCEPT AS TO THE FORM OF THE QUESTION, ARE	5	BOARD, WE PUT THEM TOGETHER AND PACKED THEM UP AND
6	RESERVED UNTIL THE TIME OF TRIAL.	6	SHIPPED THEM OUT. AND THEN I WORKED STACKING UP
7	IT IS ALSO STIPULATED AMONG COUNSEL FOR THE	7	TAC BOARDS AND WE CUT THEM. WE WAS CUTTING THEM.
8	RESPECTIVE PARTIES AND THE DEPONENT THAT THE	8	I WAS WORKING AT WHEN I THIS WAS ALL AT ONCE
9	DEPONENT WILL EXERCISE THE RIGHT TO READ AND SIGN	9	IN THE SAME DEPARTMENT RIGHT HERE WITH THE TAC
10	THIS TRANSCRIPT.	10	BOARDS AND THE MICRO BOARDS. THAT'S ALL IN THE
11	THEREUPON,	11	SAME DEPARTMENT. AND SO I WAS CUTTING TAC BOARDS
12	LESLIE KELLY,	12	TOO AND I WAS STACKING THEM. THEN HE SWITCHED MY
13	BEING FIRST DULY SWORN BY THE COURT REPORTER, AS	13	JOB TO SWEEPING, SO I STARTED SWEEPING FOR A
14	HEREINAFTER CERTIFIED, TESTIFIED AS FOLLOWS:	14	MINUTE. AND HE TOOK ME BACK OFF THE SWEEPING AND
15	EXAMINATION	15	PUT ME BACK ON TO PUTTING THE MICRO BOARDS, TO
16	BY MR. COLVILLE:	16	PUTTING THEM BACK TOGETHER AND SHIPPING THEM OUT.
17	Q MR. KELLY, MY NAME IS MIKE COLVILLE AND	17	Q ARE THEY ALL THE JOBS THAT YOU HAD?
18	I'M THE ASSISTANT U.S. ATTORNEY ASSIGNED TO THIS	18	A YES, SIR.
19	CASE. AND THE PURPOSE OF THIS DEPOSITION TODAY IS	19	Q ALL RIGHT. LET ME GO THROUGH EACH ONE
20	TO HELP ME GATHER SOME FACTS AND INFORMATION ABOUT	20	OF THEM. HOW LONG DID YOU WORK AT THE GLUE
21	YOUR LAWSUIT. I'M GOING TO ASK YOU A COUPLE OF		MACHINE?
22	QUESTIONS AND AGAIN I REMIND YOU TO WAIT FOR MY	22	A I WORKED AT THE GLUE MACHINE ABOUT
23	QUESTIONS TO FINISH BEFORE YOU BEGIN YOUR ANSWER	23	ABOUT ABOUT TWO OR THREE MONTHS, SOMETHING LIKE
1	MILL MILL IN THE MICONEM LAST COURS BY CONTRACT AND MILES	~ -	TILT I DELIEVE
24	THAT WAY WE WON'T TALK OVER EACH OTHER AND THIS WILL GO A LITTLE QUICKER. IF YOU DON'T UNDERSTAND	24 25	THAT I BELIEVE. Q NOW, DO I TAKE IT THAT THIS GLUE

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Page 6

- 1 MACHINE, IT WAS IN A CASE, A CLOSED MACHINE WHERE
- 2 THE PRODUCT, THE BOARD WOULD STAY IN AND YOU WERE
- ON THE OUTSIDE OF THE MACHINE, THE BOARD WENT IN
- AND THAT'S WHERE THE ADHESIVE WAS APPLIED?
- A YEAH, THE BOARD -- BOARD GOES THROUGH 5
- 6 THE MACHINE AND IT COMES BACK OUT FROM AN OPPOSITE
- END WHERE OTHER GUYS PICK IT UP AND LIFT IT AND
- SIT IT TO THE SIDE.
- O WAS -- WHEN -- WHEN THE PERSON -- WHEN
- 10 YOU PUT THE BOARD INTO THE MACHINE OBVIOUSLY THERE
- 11 WASN'T ANY GLUE. BUT WHEN YOU TOOK THE MACHINE --
- 12 WHEN YOU TOOK THE BOARD OUT OF THE MACHINE, WAS --
- 13 WAS THE GLUE EXPOSED OR SOMETHING ALREADY PUT ON
- 14 TOP OF THE GLUE THAT --
- A NO, NO THE -- YOU PUT A -- ONCE YOU PUT 15
- 16 IT THROUGH THE MACHINE THE GLUE GOES ON THE BOARD
- 17 AND THE OTHER GUY ON THE OTHER SIDE TAKES THE
- 18 PANELING AND SIT IT ON TOP OF THERE AND EVEN IT ON
- 19 THERE TOGETHER. THEN ONCE THAT IS DONE, ONCE YOU
- 20 GET ENOUGH OF THEM THEY STICK THEM TOGETHER AND
- 21 PUT SOMETHING ON TOP OF THEM AND MAKE THEM STICK
- 22 TOGETHER LIKE THIS TABLE RIGHT HERE.
- O I UNDERSTAND. 23
- 24 A UH-HUH.
- Q NOW, DID YOU EVER WORK ON THAT SIDE OF 25

- 1 THAT YOU DESCRIBED. YOU MENTIONED SOMETHING ABOUT
- YOU DRILLED MICRO BOARD OR MICRO BOARD. AND THEN
- 3 YOU ALSO SAID SOMETHING ABOUT YOU CUT AND STACKED
- TAC BOARD. IS TAC BOARD THE SAME THING AS MICRO
- BOARD OR IS IT TWO SEPARATE THINGS?
- A WELL, THEY'RE TWO -- THEY ARE TWO 6
- SEPARATE THINGS.
- Q OKAY. LET'S TALK ABOUT YOUR WORKING 8
- WITH THE MICRO BOARD. EXPLAIN TO ME IN MAYBE A
- 10 LITTLE MORE DETAIL, BECAUSE I DON'T KNOW, WHAT IT
- 11 IS YOU WERE DOING WITH THE MICRO BOARD?
- A OKAY. SOMETIMES WE'LL -- WE'LL SCREW 12
- 13 THE -- WE'LL SCREW THE PADDING ON THERE. AND
- 14 WE'LL SCREW THE -- IT'S A LITTLE ROUND THING THAT
- 15 THE -- THE MOUSE SIT ON, WE'LL SCREW THAT
- 16 TOGETHER. WE'LL PUT THAT IN THERE TOGETHER AND
- 17 WE'LL SHIFT THEM. THEN WE PUT IT TO THE SIDE.
- 18 WE'LL DO ABOUT EIGHT -- EIGHT TO A THOUSAND OF
- Q IS IT FAIR TO SAY THAT YOU WEREN'T 20
- 21 OPERATING A MACHINE, BUT YOU WERE ASSEMBLING THE
- 22 PRODUCTS THAT HAD COME OFF OF THE MACHINES?
- 23 A YES, SIR.
- 24 Q OKAY. AND THEN YOU MENTIONED SOMETHING
- 25 ABOUT A MOUSE PAD. WHAT WERE YOU BUILDING, DESKS

Page 7

- 1 THE MACHINE OR DID YOU ONLY WORK ON THE SIDE OF
- 2 THE MACHINE WHERE YOU WERE PUTTING THE BOARD IN?
- A YES, I WORKED -- YES, I WORKED ON BOTH
- 4 SIDES OF THE MACHINE BECAUSE WE SWITCHED -- WE
- 5 SWITCHED POSITIONS.
- Q AND HOW MUCH OF YOUR TIME WOULD HAVE 6
- 7 BEEN ON THE FRONT END OF THE MACHINE AND HOW MUCH
- OF YOUR TIME WOULD HAVE BEEN ON THE BACK END OF
- 9 THE MACHINE?
- A IN A DAY'S -- IN A DAY'S WORK? IN A DAY 10
- 11 OF WORK?
- Q YES. 12
- A I -- I'M NOT QUITE SURE. 13
- O OKAY. LET ME ASK YOU THIS BEFORE WE GO 14
- 15 ANY FURTHER WITH YOUR JOBS, DURING THE EIGHT
- 16 MONTHS YOU WORKED FOR UNI CORP HOW MANY DAYS A
- 17 WEEK DID YOU WORK AND HOW MANY HOURS A DAY DID YOU
- 18 WORK?
- A I WORKED -- I WAS GOING TO SCHOOL. I 19
- 20 WOULD GO TO SCHOOL FOR ONE HOUR A DAY AND I WAS
- 21 WORKING FIVE DAYS A WEEK. AND I WOULD WORK FROM
- 22 -- I WOULD WORK FROM 7:40 I BELIEVE TO 3:30.
- 23 O AND THAT'S FIVE DAYS A WEEK?
- 24 A YES, SIR. YES, SIR.
- Q OKAY. LET ME MOVE ON TO THE NEXT JOB 25

1 OR CHAIRS OR WHAT?

- A NO. WE WAS -- NO. WE WAS PUTTING THE --2
- WHAT THE -- WHAT THE KEYBOARD SIT ON TOP OF FOR
- THE -- FOR THE COMPUTER. 4
- O THE ONE THAT SWINGS OUT FROM UNDERNEATH 5
- THE DESK? I THINK I KNOW WHAT YOU'RE TALKING
- ABOUT.
 - A YES, SIR. YES.
- 9 Q AND HOW MANY OF THOSE -- HOW MANY OF
- 10 THOSE A DAY WOULD YOU DO?
- A SOME DAYS WE'LL DO 800, 800 OF THEM A 11
- 12 DAY.
- Q WHERE WOULD YOU DO THIS IN RELATION TO
- 14 THE PANEL SAWS THAT WERE CUTTING OUT PIECES OF THE
- 15 MICRO BOARD?
- A I WOULD SAY ABOUT TEN FEET BEHIND US. 16
- Q HOW DO THE MICRO BOARDS GET FROM THE 17
- 18 PANEL SAW OVER TO YOU WHERE YOU'RE ASSEMBLING
- 19 THEM?

20

- A OKAY. OKAY. THEY WOULD CUT THEM. IT
- 21 WOULD BE A BIG BOARD, THEY'LL CUT ABOUT AS LONG AS
- 22 THIS TABLE OR WIDE AS THIS TABLE. THEY'LL CUT IT
- 23 UP AND THEN THEY'LL SHIP IT TO THIS ONE GUY THAT'S
- SITTING RIGHT NEXT TO HIM AND HE'LL CUT IT UP SOME
- 25 MORE. RIGHT? THEN ONCE THEY GET A -- A BIG LOAD

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Page 10

- 1 OF THEM THEY'LL SHIP THEM STRAIGHT OVER THERE TO
- 2 US AND WE'LL ASSEMBLE THEM TOGETHER AND THEN WE'LL
- 3 PACK THEM UP AND SHIP THEM OUT. BUT FIRST THEY
- 4 HAVE TO -- FIRST THEY HAVE TO BE GETTING --
- 5 THERE'S ANOTHER GUY RIGHT BESIDE US THAT WORKED
- 6 WITH US THAT'LL DRILL ANOTHER HOLE THROUGH THERE
- 7 WHERE THE SCREWS CAN GO THROUGH. HE WORKED IN OUR
- 8 DEPARTMENT. DO YOU UNDERSTAND?
 - Q WAS THAT --
- 10 A I'M SORRY?
- 11 O WAS THAT WITH A MACHINE OR WAS THAT HAND
- 12 DRILLED?

9

- 13 A IT WAS LIKE A -- IT WAS JUST A -- IT WAS
- 14 LIKE A MACHINE -- IT WAS A MACHINE DRILL. IT WAS
- 15 LIKE A REGULAR HAND MACHINE -- IT WAS A REGULAR
- 16 HAND DRILL, BUT IT WAS JUST LIKE A MACHINE THAT
- 17 JUST SITS DOWN AND YOU JUST SEND IT THROUGH --
- 18 SEND IT THROUGH THERE LIKE THIS (INDICATING) AND
- 19 TAKE IT BACK OUT.
- 20 Q NOW, PART OF THAT MACHINE, WAS THERE ANY
- 21 DUST COLLECTION SYSTEM ATTACHED TO OR NEAR THE
- 22 DRILL SO WHEN IT WENT DOWN THROUGH THE MICRO BOARD
- 23 IT SUCKED SOME OF THE DUST UP?
- 24 A NO, NOT ON THAT MACHINE, NO, SIR. NO.
- 25 Q OKAY. NOW, YOU ALSO MENTIONED BEING

1 THE MICRO BOARD?

- A YES, SIR. YES, SIR.
- 3 Q ANY OTHER JOBS YOU HAD WHILE WORKING
- 4 WITH UNI CORP FOR THOSE EIGHT MONTHS THAT YOU
- 5 HAVEN'T ALREADY DESCRIBED?
- A IT'S -- IT'S ANOTHER -- IT'S ANOTHER
- 7 MACHINE THERE THAT I HAVE WORKED ON, BUT I -- I'VE
- 8 KIND OF FORGOT HOW -- WHAT WE WAS DOING WITH THAT
- 9 MACHINE, NO, IT'S LIKE -- I FORGOT WHAT KIND OF
- 10 MACHINE IT WAS AT THE TIME.
- 11 Q OKAY. LET ME ASK YOU THEN TO NOW FOCUS
- 12 ON THE INJURIES YOU CLAIM HAVE OCCURRED AS A
- 13 RESULT OF YOUR WORKING IN THE UNI CORP FACTORY.
- 14 AND LET ME ASK YOU TO DO THIS, TELL ME, LIST THEM
- 15 IN ORDER WHAT INJURIES DO YOU HAVE AND LET ME --
- 16 WELL, JUST LET ME KNOW WHAT INJURIES YOU HAVE
- 17 RIGHT NOW. I'LL GO THROUGH EACH ONE OF THEM
- 18 AFTERWARDS WITH YOU.
- 19 MR. DEVLIN: JUST TO THE WORK RELATED
- 20 INJURIES HE HAS RIGHT NOW --
- 21 MR. COLVILLE: NO.
 - MR. DELVIN: OR THE INJURIES HE'S HAD
- 23 SINCE UNI CORP?

22

- 24 BY MR. COLVILLE:
- 25 Q MR. KELLY, WHAT I WANT TO FIND OUT IS

Page 11

- 1 INVOLVED WITH CUTTING AND STACKING TAC BOARD. WAS
- 2 THIS DONE IN THE SAME AREA AS THE WORK WITH THE
- 3 MICRO BOARD, DRILLING IT AND ASSEMBLING IT?
- 4 A YES. YES, IT WAS LIKE RIGHT --
- O TELL ME WHAT YOU DID WITH THE TAC
- 6 BOARDS. TELL ME WHAT YOU DID WITH THE TAC BOARDS.
- 7 A OKAY, WE WOULD TAKE THEM TO THE -- IT'S
- 8 A SAW MACHINE RIGHT NEXT TO OUR DEPARTMENT. WE'LL
- 9 TAKE THEM AND STACK -- SIT IT UP, STACK THEM UP
- 10 OVER THERE. WE'LL TAKE ONE AT A TIME AND CUT THEM
- 11 UP. IT'S LIKE A, YOU KNOW, A BOARD YOU PUT YOUR
- 12 NOTES ON. WE'LL CUT THEM UP INTO A SQUARE AND SIT
- 13 THEM TO THE SIDE. AND THEN WE'LL, ONCE WE CUT
- 14 THEM ALL UP, WE'LL SEND THEM TO THE OTHER SIDE SO
- 15 THE OTHER DEPARTMENT CAN TAKE -- DO THE REST OF
- 16 THE JOB.
- 17 O AND OTHER THAN THOSE JOBS WE JUST TALKED
- 18 ABOUT, THE ONLY OTHER ONE YOU MENTIONED WAS YOU
- 19 DID SOME SWEEPING?
- 20 A YES, SIR. HE TOOK ME OFF MY JOB AND HE
- 21 GAVE ME A SWEEPING JOB AND THAT LASTED FOR ABOUT A
- 22 WEEK OR TWO. BUT THEN HE PUT ME BACK ONTO MY
- 23 REGULAR JOB.
- 24 Q AND WHAT -- WHEN YOU SAY REGULAR JOB,
- 25 ARE YOU TALKING ABOUT THE JOB AT THE TAC BOARD AND

1 WHAT YOU'RE CLAIMING -- WHAT INJURIES YOU'RE

- 2 CLAIMING HAVE OCCURRED TO YOU, WHETHER YOU STILL
- 3 HAVE THEM OR WHETHER YOU HAD THEM BEFORE AND
- 4 THEY'VE GONE AWAY. AND I NEED TO KNOW EVERY
- 5 SINGLE ONE OF THEM. AND WHAT I WANT YOU TO DO IS
- 3 SHADE ONE OF THEM. AND WHAT I WANT TOO TO DO IS
- 6 LIST THEM FOR ME, I'LL WRITE THEM DOWN AND I'LL GO
- 7 BACK WITH -- OVER THEM WITH YOU AND YOU CAN TELL 8 ME IF THEY'RE RESOLVED THEMSELVES IF YOU STILL
- 9 HAVE THE PROBLEMS. FAIR ENOUGH?
- 10 A CLEAR ENOUGH. SO YOU'D LIKE ME TO START
- 11 FROM BACK WHEN I FIRST STARTED HAVING PROBLEMS?
- 12 WAS HAVING --
- 13 Q YES, SIR.
- 14 A HUH? WHAT DID YOU SAY, SIR?
- 15 O YES.
- 16 A OKAY.
- 17 O YES, SIR.
- 18 A WHEN I WAS IN -- WHEN I WAS WORKING IN
- 19 UNI CORP I WAS ALWAYS GETTING THESE NOSE BLEEDS
- 20 AND I DIDN'T NEVER KNOW WHERE THEY WAS COMING
- 21 FROM. MY NOSE WOULD START BLEEDING FOR NO
- 22 PARTICULAR -- FOR NO -- FOR NO REASON. AND IT WAS
- 23 DOING THAT QUITE A FEW TIMES, BUT I NEVER WENT IN
 24 FOR IT OR NOTHING LIKE THAT BECAUSE I'D NEVER KNOW
- 25 WHERE IT WAS COMING FROM. SO THEN ONE TIME I GOT

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Page 14

- 1 REAL SICK UP IN THERE AND I HAD TO GO TO THE
- 2 HOSPITAL. I HAD TO GET PERMISSION TO GO TO THE
- 3 HOSPITAL BECAUSE I WAS SO SICK I DIDN'T KNOW WHAT
- 4 WAS WRONG WITH ME. SO THEY GAVE ME A SICK LEAVE
- 5 FOR ABOUT THREE OR FOUR DAYS. AND THEN -- AND
- 6 THEN AFTER THEN I WAS -- STARTED HAVING REAL BAD
- 7 HEADACHES THAT WAS LASTING ME ALL DAY LONG AND
- 8 THEY WAS GIVING ME MEDICATION FOR THEM AND THEY
- 9 WOULD NEVER GO AWAY. I WAS TAKING ALL KIND OF
- 10 IBUPROFENS AND MOTRINS AND THEY WAS -- I WOULD
- 11 TAKE THEM AND THEY WOULD GO AWAY FOR ABOUT AN HOUR
- 12 AND COME RIGHT BACK AND LAST ALL DAY LONG. AND
- 13 WHEN I'D GO TO SLEEP AND WAKE UP IN THE MORNING, I
- 14 I WOULD WAKE UP WITH A HEADACHE. AND THEN I
- 15 WAS HAVING CHEST PAINS AND, YOU KNOW, WAKING UP AT
- 16 NIGHT WITH SHORTNESS OF BREATH AND STUFF.
- 17 THINGS -- AND NOW -- AND AT THIS TIME I -- I BE
- 18 HAVING A LITTLE CHEST PAIN AND SHORTNESS OF BREATH
- 19 LIKE WHEN I WAKE UP AND LIKE -- I -- I CAN'T
- 20 BREATH. I'VE BEEN HAVING INFECTIONS IN MY NECK, I
- 21 DON'T -- I DON'T KNOW WHERE IT COMES FROM. I
- 22 ASKED THEM, THEY DON'T -- AND INFECTIONS IN MY
- 23 NOSE. MY NOSE HAS BEEN HAVING SORES IN IT. AND
- 24 THEY DON'T -- THEY DON'T KNOW THEY JUST GIVE ME
- 25 IBUPROFEN AND SEND ME ON MY WAY. I'VE BEEN TAKING

- 1 A WELL, I -- I WAS NEVER HAVING NOSE
 - 2 BLEEDS.
 - 3 Q WELL, AFTER YOU STARTED WORKING FOR UNI
 - 4 CORP, MR. KELLY, DID YOU AT SOME POINT AFTER YOU
 - 5 STARTED WORKING WITH UNI CORP BEGIN TO HAVE NOSE
 - 6 BLEEDS?
 - A IT WAS LIKE WHEN I WAS -- ABOUT FOUR
 - 8 MONTHS WHILE I WAS WORKING IN -- IT WASN'T -- IT
 - 9 DIDN'T START AS SOON AS I GOT THERE. IT STARTED
 - 10 WHILE I WAS WORKING AT UNI CORP THAT MY NOSE WOULD
 - 11 JUST START BLEEDING FOR NO PARTICULAR REASON.
 - 12 Q ALL RIGHT. WHEN THAT HAPPENED DID YOU
 - 13 DO -- DID YOU TELL YOUR SUPERVISOR AND/OR DID YOU
 - 14 GO TO THE MEDICAL UNIT AND TELL THEM THAT YOU WERE
 - 15 HAVING NOSE BLEEDS?
 - 16 A NO, AT THE TIME I DIDN'T -- I DIDN'T
 - 17 TELL THE SUPERVISOR NOTHING OR I DIDN'T GO TO
 - 18 MEDICAL, I JUST DID THE OLD REMEDY, HELD MY HEAD
 - 19 BACK
 - 20 Q AT ANY POINT DID YOU AT SOME POINT IN
 - 21 TIME GO AND TELL YOUR SUPERVISOR OR TELL THE
 - 22 MEDICAL UNIT THAT YOU WERE HAVING NOSE BLEEDS?
 - 23 A NO, NOT ON THE NOSE BLEEDS, SIR. NO,
 - 24 SIR.
 - 25 O OKAY. HOW OFTEN WOULD THE NOSE BLEEDS

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- BLOOD TESTS AND THEY HAVEN'T SAID NOTHING.
- Q ARE THEY ALL THE SYMPTOMS OR THE
- 3 INJURIES THAT YOU'VE HAD SINCE BEGINNING WORK WITH
- 4 UNI CORP?
- 5 A YES. I HAVEN'T BEEN HAVING -- I HAVEN'T
- 6 BEEN HAVING NO INJURIES BEFORE I WAS WORKING AT --
- 7 BEFORE I -- I WAS HAVING SLIGHT HEADACHES BEFORE I
- 8 STARTED WORKING AT UNI CORP AND MCKEAN. BUT I
- 9 WASN'T HAVING BAD HEADACHES LIKE I WAS HAVING
- 10 AFTER I STARTED WORKING THERE, REAL BAD HEADACHES.
- 11 I MEAN, THAT WAS LASTING ALL DAY LONG LIKE THEM
- 12 AND SHORTNESS OF BREATH AT NIGHT AND DURING THE
- 13 DAY AND CHEST PAINS AND STUFF.
- 14 O OKAY. NOW, LET ME GO BACK OVER WHAT --
- 15 THE LINE ITEMS YOU JUST TALKED ABOUT. I WANT TO
- 16 ASK YOU SOME QUESTIONS. LET ME ASK YOU ABOUT THE
- 17 NOSE BLEEDS FIRST.
- 18 A YES, SIR.
- 19 Q DO YOU PRESENTLY GET NOSE BLEEDS?
- 20 A NO, I HAVEN'T BEEN HAVING NOSE BLEEDS
- 21 LATELY, BUT I STILL HAVE BEEN HAVING LIKE SORES --
- 22 MY NOSE -- SORES ALL UP IN MY NOSE AND THINGS LIKE
- 23 THAT.
- 24 Q HOW SOON AFTER YOU STARTED WORKING WITH
- 25 UNI CORP DID YOU START TO HAVE NOSE BLEEDS?

- 1 OCCUR ONCE YOU STARTED TO HAVE THEM?
- A I'D SAY IT HAPPENED ABOUT THREE TO FOUR
- 3 TIMES, SOMEWHERE AROUND IN THERE. MY NOSE JUST
- 4 STARTED BLEEDING, JUST BLOOD JUST COMING FROM
- 5 EVERYWHERE.
- 6 Q JUST SO I'M CLEAR ARE YOU TELLING ME
- 7 THAT YOU HAD THREE OR FOUR NOSE BLEEDS THROUGHOUT
- 8 THE ENTIRE PERIOD OF TIME YOU WORKED FOR UNI CORP?
- 9 A YES, SIR.
- 10 Q OKAY. THE NEXT THING YOU MENTIONED WHEN
- 11 YOU SAID YOU WENT TO THE HOSPITAL ONCE AND YOU
- 12 WERE OUT FOR THREE OR FOUR DAYS BECAUSE YOU WERE
- 13 SICK. I WASN'T CLEAR AS TO WHAT YOU WERE -- WHAT
- 14 -- WHAT THE SICKNESS WAS ABOUT. WAS IT THE NOSE
- 15 BLEEDS OR WAS IT SOMETHING ELSE?
- 16 A LIKE IT WAS SOMETHING ELSE AND THEY
- 17 DIDN'T KNOW WHAT IT WAS EITHER.
- 18 O CAN YOU DESCRIBE FOR ME WHAT THE
- 19 SICKNESS --
- 20 A DESCRIBE -- DESCRIBE WHAT --
- 21 O DO YOU BELIEVE THAT THE SICKNESS -- CAN
- 22 YOU DESCRIBE FOR ME WHAT THE SICKNESS FELT LIKE
- 23 AND WHAT THE SYMPTOMS WERE?
- 24 A I WAS REAL WEAK AND I WAS LIKE
- 25 SHIVERING. IT WAS LIKE A -- IT WAS LIKE I WAS

6 (Pages 18 to 21)

24 A YES, SIR. YES, SIR, IN LEWISBURG. 25 Q WHERE WHERE THAT WAS GOING TO BE Page 19 Page 21 MY NEXT QUESTION. WHERE WERE YOU WERE YOU INCARCERATED PRIOR TO COMING TO MCKEAN? A YES, SIR, I WAS IN LEWISBURG, U.S.P. (OFF THE RECORD DISCUSSION.) BY MR. COLVILLE: Q HOW HOW LONG WELL, HOW LONG HAD YOU BEEN HAVING HEADACHES AT LEWISBURG PRIOR TO COMING OUT TO MCKEAN? 24 WERE JUST TRYING ALL KIND OF MEDICATION ON ME. I 25 TRIED OUT ABOUT FOUR OR FIVE DIFFERENT MEDICATIONS Page 21 AT MCKEAN WHEN THE AND THE HEADACHES WOULDN'T 2 GO AWAY. 3 Q WHY DON'T YOU TELL ME ABOUT THE 4 SHORTNESS OF BREATH? WHEN DID THE SHORTNESS OF 5 BREATH SYMPTOMS BEGIN? 6 A IT BEGAN ON LIKE WHEN I WAS AT 7 YOU BEEN HAVING HEADACHES AT LEWISBURG PRIOR TO 8 COMING OUT TO MCKEAN? 8 SOMETIMES I COULDN'T BREATH. I'D BE LIKE	_			, J
2		Page 18		Page 20
3 A ON THE OUTSIDE? 4 DIDNY KNOW WHAT WAS WRONG WITH ME. I WENT TO THE 5 HOSPITAL, THEY DIDNYT - THEY JOST GIVE YOU A 6 COUPLE OF MOTENS, A COUPLE OF PILLS AND SEAD YOU ON TO THE BLOCK AND YOU'S GOT TO TAKE CARE OF 9 YOURSELF. 9 Q DO YOU REMEMBER WHEN THIS WAS, WHAT TIME 10 OF YEAR OR A DATE? 11 A I BELEVE IT WAS LIKE IN DECEMBER OR 12 JANUARY, DECEMBER 2002, JANUARY 2003. 13 Q NOW, MR. KELLY, THAT IS THE COLD AND FLU 15 EASANG. WHAT YOU WERE PELLING WAS IT WORSE THAN 15 THE FLU'O IS SOMETHING LIKE TIM FLU? 16 A NO, SIR. NO, I HAYEN'T BEEN SICK. 17 Q NOW, THE WENT THINN YOU'T ALKED ABOUT IS 18 YOUR HEADACHES AND YOU MENTIONED AT THE IND HERE 19 HAY YOU LIUD, MAD THAT FROR TO WORKNOW WITH UNI 20 CORP, PRIOR TO COMING TO MCKEAN, YOU HAD HAD SOME 21 TYPES OF HEADACHES. AND YOU MENTIONED AT THE END HERE 22 FOR. WERE YOU EVER TREATED FOR HEADACHES PRIOR 23 TO COMING TO MCKEAN? 24 A YES, SIR, YES, SIR, NI LEWISBURG. 25 Q WHERE - WHERE - THAT WAS GOING TO BE 26 Q HOW. HERE WERE YOU - WERE YOU 27 NO, ARCERARTED PROR TO COMING TO MCKEAN? 28 Q WHERE - WHERE - THAT WAS GOING TO BE 29 PRESURE PLLS WHEN DIDTN'T - DIDN'T EVEN INAVE 20 Q DO WHERE WERE YOU WERE YOU - WERE YOU 21 NO, ARCERARTED PROR TO COMING TO MCKEAN? 22 O WHERE - WHERE - THAT WAS GOING TO BE 23 O WHERE - WHERE WERE YOU - WERE YOU 24 NO, ARCERARTED PROR TO COMING TO MCKEAN? 25 THED OUT ABOUT FOUR OR RIVE DIFFERENT MEDICATIONS 26 O WHERE - WHERE I THAT WAS GOING TO BE 27 O O WAY. 28 A YES, SIR, YAS SIR LEWISBURG, U.S.P. 3 A YES, SIR, YAS SIR LEWISBURG FRIOR TO 3 TO COMING TO MCKEAN? 3 A YES, SIR, YAS SIR LEWISBURG FRIOR TO 3 TO COMING TO MCKEAN? 4 O O DIANYBODY IN LEWISBURG FROM TO 4 O WHERE WHERE WERE YOU - WERE YOU 5 NO KHERE WHERE WERE YOU WERE YOU 6 NO WHERE WERE YOU WERE YOU WERE YOU 7 NO WHERE WERE WAS FOR ANY OTHER THE? 7 YOU BEEN HAVING HEADACHES AND TO WERE YOU 7 NO WHERE WERE WAS GOING TO BE TO WAY. 7 O WHERE WITH THE HEADACHES SIR AND YOU WERE AT THE WEADACHES SIR AND YOU WERE AT THE WEADACHES SIR AND YOU WERE AT THE WEADACHES SIR AND YOU WERE AT TH	1	JUST I WAS REAL SICK REAL BAD, SOMETHING I	1	EVER RECEIVE MEDICAL ATTENTION AT ANY HOSPITAL OR
SIDENT KNOW WHAT WAS WRONG WITH ME, I VENT TO THE	2	NEVER FELT BEFORE. AND PEOPLE WAS ASKING ME I	2	A CLINIC?
S HOSPITAL, THEY DIDNT - THEY JUST GIVE YOU A COUPLE OF MOTRINS, A COUPLE OF PILLS AND SEND YOU TO NOT OT THE BLOCK AND YOU'VE GOT TO TAKE CARE OF YOURSELF. OF YEAR OR A DATE? OF YEAR OR A DATE? O PYEAR OR A DATE? OF YEAR OR A DATE? A RELEVE IT WAS LIKE IN DECEMBER OR A RELEVE IT WAS LIKE IN DECEMBER OR O NOW, MR. KELLY, THAT IS THE COLD AND FLU SEASON. WHAT YOU WERE FEELING WAS IT WORSE THAN THE FLU OR SOMETHING LIKE THE FLU? A ROS, IN, O, HAPE AND FEELING WAS IT WORSE THAN THE FLU OR SOMETHING LIKE THE FLU? A ROS, IN, O, HAPE AND FEELING WAS IT WORSE THAN THE FLU OR SOMETHING LIKE THE FLU? A ROS, IN, O, HAPE AND FOLD WIND THE COLD AND FLU THAT YOU HAD, HAD THAT PRIOR TO WORKING WITH UNI THAT YOU HAD, HAD THAT PRIOR TO WORKING WITH UNI THAT YOU HAD, HAD THAT PRIOR TO WORKING WITH UNI THE FLU OR SOMETHING SOMETHING LIKE THE FLU? YOUR HEADACHES AND YOU WENTIONED AT THE END HERE THAT YOU HAD, HAD THAT PRIOR TO WORKING WITH UNI THAT YOU HAD, HAD THAT PRIOR TO WORKING WITH UNI THE FLU OR SOMETHING SOME HIGH BLOOD THAT YOU HAD, HAD THAT PRIOR TO WORKING WITH UNI THE FLU OR SOMETHING SOME HIGH BLOOD THAT YOU HAD, HAD THAT PRIOR TO WORKING WITH UNI THE FLU OR SOMETHING SOME HIGH BLOOD THAT YOU HAD, HAD THAT PRIOR TO WORKING WITH UNI THE FLU OR SOMETHING SOME HIGH BLOOD THE THAT YOU HAD, HAD THAT PRIOR TO WORKING WITH UNI THE FLU OR SOMETHING THE PART THE PROBLEMS. AND THE YOU HAD, HAD THAT PRIOR TO WORKING WITH UNI THE FLU OR SOMETHING THE PART THE PART THE PART THE PART THE PART THAT THE PROBLEMS. AND THAT YOU HAD, HAD THAT PRIOR TO WORKING WITH UNI THAT YOU HAD, HAD THAT PRIOR TO WORKING WITH UNI THAT YOU HAD, HAD THAT PRIOR TO WORKING WITH UNI THAT YOU HAD, HAD THAT PRIOR TO WORKING WITH UNI THAT YOU HAD, HAD THAT PRIOR TO WORKING WITH UNI THAT YOU HAD, HAD THAT PRIOR TO WORKING WITH UNI THAT YOU HAD, HAD THAT PRIOR TO WORKING WITH UNI THAT YOU HAD, HAD THAT P	3	WAS LOOKING LIKE I WAS DYING OR SOMETHING AND I	3	A ON THE OUTSIDE?
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SOURSELE 9 Q DOYOU REMEMBER WHEN THIS WAS, WHAT TIME 10 OF YEAR OR A DATE? 10 OF YEAR OR A DATE? 11 A I BELIEVE IT WAS LIKE IN DECEMBER OR 11 LITTLE HEADACHES, BUT THEY COME AND GO, THEY BE 12 ANJUARY, DECEMBER 2002, JANUARY 2003. 12 Q ARE YOU CURRENTLY HAVING HEADACHES? 12 LITTLE HEADACHES, BUT THEY COME AND GO, THEY BE 12 ANJUARY, DECEMBER 2002, JANUARY 2003. 12 Q ARE YOU CONTINUING TO SEEK TREATMENT FOR 12 ANJUARY, DECEMBER 2002, JANUARY 2003. 12 Q ARE YOU CONTINUING TO SEEK TREATMENT FOR 12 ANJUARY, DECEMBER 2002, JANUARY 2003. 12 Q ARE YOU CONTINUING TO SEEK TREATMENT FOR 13 THE HEADACHES, BUT THEY COME AND GO, THEY BE 12 ANJUARY, DIRECTION OF THE PAIN THAT THEY RE CALD AND FUL 14 AUSING? 15 A YES. SIR. ON HAVENT BEEN SICK. 16 Q HAS ANYBODY DIAGNOSED YOU OR DIAGNOSED 16 Q HAS ANYBODY DIAGNOSED YOU OR DIAGNOSED 17 WILLY YOU'RE HAVING THESE HEADACHES AT MCKEAN? 18 A THEY - THEY GAVE ME SOME HICH BLOOD 18 HEADACHES AND YOU MENTIONED AT THE END HEED 18 A THEY - THEY GAVE ME SOME HICH BLOOD 18 HEADACHES. DID YOU EVER SEEK TREATMENT OR 18 A THEY - THEY GAVE ME SOME HICH BLOOD 18 HEADACHES. PRIOR 19 HEADACHES. PRIO	6	COUPLE OF MOTRINS, A COUPLE OF PILLS AND SEND YOU	6	TO MCKEAN?
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14 CAUSING? 15 THE FLU OR SOMETHING LIKE TILE FLU? 15 A VES. 16 A NO, SIR. NO, IHAVENT BEEN SICK. 17 Q NOW, THE NEXT THING YOU TALKED ABOUT IS 18 YOUR HEADACHES AND YOU TALKED ABOUT IS 19 HAT YOU HAD, HAD THAT PRIOR TO WORKING WITH UNI 20 CORP, PRIOR TO COMING TO MCKEAN, YOU HAD HAD PRIOR TO YOUR PELADACHES AND YOU WEEN TREATED FOR HEADACHES AND YOU WEEN ESK TREATMENT TO COMING TO MCKEAN, YOU HAD HAD PRIOR TO YOUR PELADACHES. BY OUR YOUR PELADACHES AND YOU WEEN ESK TREATMENT TO COMING TO MCKEAN, YOU HAD HAD SOME 20 FOR "WERE YOU EVER TREATED FOR HEADACHES PRIOR TO COMING TO MCKEAN," 21 TYPES OF HEADACHES. SIR, IN LEWISBURG. 22 FOR "WERE YOU EVER TREATED FOR HEADACHES PRIOR TO COMING TO MCKEAN," 23 THEY YEVER KNEW WHERE WERE YOU FOR THE PROBLEMS. AND 12 THEY PUT ME ON ABOUT THREE OR FOUR DIFFERENT KIND YOUR YERE AND THAT WAS GOING TO BE. 24 A YES, SIR, WAS IN LEWISBURG. 25 THEY WORVER KNEW WHERE WAS IT COMING FROM. SO THEY YOUR YOUR ABOUT THREE OR FOUR DIFFERENT KIND YOUR SEED AND THAT WAS GOING TO BE. 26 THEY WORVER KNEW WHERE WAS IT COMING FROM. SO THEY YOUR YOUR SEED AND THAT WAS GOING TO BE. 27 THEY WORVER KNEW WHERE WAS IT COMING FROM. SO THEY YOUR YOUR SEED AND THAT WAS GOING TO BE. 28 THEY YOUR OR HADOLITY AND ABOUT THREE OR FOUR DIFFERENT KIND YOUR ABOUT THE YOUR ABOUT THREE OR FOUR DIFFERENT KIND			12	•
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17 V WHY YOU'R HAVING THESE HEADACHES A'N MCKEAN? 18 YOU'R HEADACHES AND YOU MENTIONED AT THE END HERE 19 THAT YOU'R DIAD, HAD THAT PRIOR TO WORKING WITH UNI 20 CORP, PRIOR TO COMING TO MCKEAN, YOU HAD HAD SOME 21 TYPES OF HEADACHES. DID YOU EVER SEEK TREATMENT 22 FOR "WERE YOU BY ENT TREATED FOR HEADACHES PRIOR 23 TO COMING TO MCKEAN? 24 A YES, SIR, VES, SIR, IN LEWISBURG. 25 Q WHERE "WHERE "THAT WAS GOING TO BE 26 Q WHERE "WHERE "THAT WAS GOING TO BE 27 INCARCERATED PRIOR TO COMING TO MCKEAN? 28 A YES, SIR, VISA SIR, IN LEWISBURG. 29 TO COMING TO MCKEAN? 20 INCARCERATED PRIOR TO COMING TO MCKEAN? 21 INCARCERATED PRIOR TO COMING TO MCKEAN? 22 INCARCERATED PRIOR TO COMING TO MCKEAN? 23 A YES, SIR, IN LEWISBURG, U.S.P. 24 (WITH JOINT A' WHEN THE "AND THE HEADACHES WOULDN'T O' WHY THE RECORD DISCUSSION) 25 BY MR. COLVILLE: 26 (O HOW -HOW LONG WELL, HOW LONG HAD COMING TO MCKEAN? 27 YOU BEEN HAVING HEADACHES AT LEWISBURG PRIOR TO O' THE WOON ABOUT THESE HEADACHES AT MCKEAN WHEN THE "AND THE HEADACHES WOULDN'T WORLD HAVE AND THE HEADACHES WOULDN'T HE SHORTNESS OF BREATH? WHEN DID THE SHORTNESS OF BREATH? WHEN DI			1	
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, , , , , , , , , , , , , , , , , , , ,	24	THE DETENTION CENTER AND THAT WAS IT.	24	A IT BEGAN IN AROUND ABOUT IN THE
	25		25	SUMMER OF IN THE BEGINNING OF 2003, IN THE

24 MEDICATION?

A I BELIEVE IT WAS SINCE MCKEAN. I --

24 OTHER THAN THE MICRO BOARD AND THE DUST THAT WAS

25 CAUSED BY CUTTING THE MICRO BOARD?

			7 (Pages 22 to 25)
	Page 22		Page 24
1	MIDDLE, AROUND UP IN THERE.	1	THEY PUT ME ON THREE DIFFERENT TYPES OF
2	Q WHEN YOU WHEN YOU HAVE THE SYMPTOM OF	ĺ	MEDICATIONS AT MCKEAN. IT WAS HEART MEDICATION,
3	SHORTNESS OF BREATH, DID YOU SEEK MEDICAL	3	IBUPROFEN AND I TOLD YOU THEY WAS GIVING ME THE
4	ATTENTION OR DID YOU TELL YOUR SUPERVISOR ABOUT	4	HIGH BLOOD PRESSURE PILLS, BUT I WASN'T EVEN I
5	IT?	5	DIDN'T EVEN HAVE HIGH BLOOD PRESSURE AND THEY WAS
6	MR. DEVLIN: OBJECT TO THE FORM. YOU	6	GIVING ME THEM PILLS TO TAKE FOR MY PAIN, FOR MY
7	CAN ANSWER IT.	7	HEADACHES AND STUFF TOO.
8	THE DEPONENT: CAN YOU REPEAT THAT?	8	Q MR. KELLY, IS THERE A HISTORY OF HEART
9	MR. DEVLIN: YOU CAN GO AHEAD AND ANSWER	9	PROBLEMS IN YOUR FAMILY?
10	IT, MR. KELLY, I JUST HAD AN OBJECTION TO THE	10	A NO, SIR.
i	FORM.	11	Q SO I TAKE IT YOU'RE STILL EXPERIENCING
12	THE DEPONENT: CAN YOU REPEAT THE	12	CHEST PAINS?
13	QUESTION?	13	A YES.
14	BY MR. COLVILLE:	14	O HOW OFTEN?
15	Q WHEN YOU SAID THAT YOU HAD SYMPTOMS	15	A THEY COME EVERY NOW AND THEN. MY MY
	OF SHORTNESS OF BREATH IN THE SUMMER OF 2003. MY	16	CHEST WILL START JUST BEING IN PAIN AND I DON'T
17	QUESTION WAS, WHEN YOU HAD THOSE SYMPTOMS AT THAT	17	
	TIME DID YOU TELL YOUR SUPERVISOR OR DID YOU		DOCTOR HERE SAID IT COULD BE A COUPLE OF THINGS.
18	REPORT IT TO THE MEDICAL UNIT?	19	AND THEY HAVE PUT ME ON A MACHINE A FEW TIMES.
19	A I REPORTED IT EVERY TIME I HAD A	20	BUT THEY NEVER GAVE ME NO REAL ANSWER OR NOTHING.
20		21	Q YOU MENTIONED HAVING INFECTIONS IN YOUR
21		22	NECK AND YOUR NOSE. COULD YOU TELL ME ABOUT
22	Q ALL RIGHT. WELL, THAT ANSWERS A COUPLE	l	THOSE?
23	OF QUESTIONS. AND JUST SO I'M CLEAR, ARE YOU	24	A YES, THAT WAS AT JESSUP I WHEN I
24	TELLING ME THAT EVERY TIME YOU HAD SHORTNESS OF BREATH YOU WENT TO THE MEDICAL UNIT AND REPORTED	ĺ	STARTED GETTING INFECTIONS IN MY NECK. IT WAS
25		23	
	Page 23		Page 25
1	IT?	1	JUST LIKE A LUMP UNDER MY RIGHT UNDER MY CHIN.
2	A EVERY EVERY TIME SOMETHING HAPPENED	2	SO THEY JUST GAVE ME SOME ANTIBIOTICS AND I AND
3	TO ME AND WHEN I WAS SICK OR SOMETHING WAS WRONG I	3	THEY JUST SENT ME ON MY WAY. AND THEN THE
4	REPORTED IT TO MEDICAL, YES, SIR.	4	INFECTIONS I BEEN HAVING IN MY NOSE
5	Q HAS ANYBODY TOLD YOU WHY THEY THINK YOU	5	Q HAVE I'M SORRY I INTERRUPTED YOU.
6	HAVE SHORTNESS OF BREATH?	6	PLEASE COMPLETE YOUR ANSWER IF YOU NEED TO.
7	A NO, NO, NO, SIR. I I WENT TO AN	7	A I SAID THE INFECTIONS THAT I BE HAVING
8	OUTSIDE DOCTOR WHEN I WAS IN JESSUP, GEORGIA AND	8	IN MY LIKE IN MY NOSE TOO, THEY JUST GIVE ME
9	THEY BUT THAT WASN'T FOR SHORTNESS OF BREATH	9	CREAM OR SOME ANTIBIOTICS AND THEY JUST SEND ME ON
10	THOUGH.	10	MY WAY.
11	Q WHY DID YOU GO TO A DOCTOR IN JESSUP,	1.1	Q NOW, ARE THERE ANY OTHER INJURIES OR
12	GEORGIA?	12	SYMPTOMS THAT YOU'VE EXPERIENCED SUBSEQUENT OR
13	A IT WAS FROM THE IT WAS FROM THE CHEST	13	DURING THE TIME PERIOD YOU WORKED FOR UNI CORP?
14	PAINS I KEPT GETTING. I KEPT RECEIVING CHEST	14	A ARE THERE ANY MORE, NO, SIR.
15	PAINS AND SHORTNESS OF BREATH THERE TOO. BUT THEY	15	Q OKAY. NOW, AS I UNDERSTAND IT YOU
16	JUST TOOK ME ON THE OUTSIDE FOR THEM TO EXAMINE MY	16	CONTEND THAT ALL OF THESE INJURIES AND SYMPTOMS
17	CHEST AND MY HEART RATE.	17	HAVE BEEN CAUSED BY YOUR EXPOSURE TO THE MICRO
18	Q AND WHAT DID THOSE RESULTS SHOW?	18	BOARD THAT WOULD BE CUT AND THE DUST THAT WAS IN
19	A HE HE HE SAID MY CHEST WAS OKAY	19	THE AIR AT THE UNI CORP FACTORY. IS THAT AN
20	AND MY HEART WAS IN PRETTY GOOD SHAPE. BUT I'M	20	ACCURATE STATEMENT?
21	STILL ON HEART I'M STILL ON HEART MEDICATION	21	A YES.
22	RIGHT NOW AT THE TIME.	22	Q DO YOU BELIEVE DO YOU BELIEVE THAT
23	Q HOW LONG HAVE YOU BEEN ON HEART	23	THESE INJURIES OR SYMPTOMS WERE CAUSED BY ANYTHING
۱ ۵ ۸	MEDICATIONS	24	OTHER THAN THE MICRO BOARD AND THE DUST THAT WAS

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- A CAN YOU REPEAT THAT?
- 2 O DO YOU BELIEVE THAT THESE INJURIES OR
- 3 THESE SYMPTOMS THAT WE'VE JUST GONE THROUGH WERE
- 4 CAUSED BY ANYTHING OTHER THAN THE CUTTING OF THE
- 5 MICRO BOARD OR THE DUST ASSOCIATED WITH THE
- 6 CUTTING OF THE MICRO BOARD?
- 7 A I BELIEVE THAT COME FROM THE STUFF FROM
- 8 THE MICRO BOARD AND THE PRODUCTS THAT WE WAS
- 9 MAKING INSIDE OF UNI CORP.
- 10 Q SUCH AS WHAT?
- 11 A THE GLUE MACHINE, THE TAC BOARD AND THE
- 12 MICRO BOARDS.
- 13 Q OKAY. WHAT IS IT ABOUT THE TAC BOARD
- 14 THAT YOU THINK IS CAUSED OR HAS CAUSED YOUR
- 15 SYMPTOMS OR INJURIES?
- 16 A THE CHEMICALS THAT'S IN IT, SIR.
- 17 Q MR. KELLY, I KNOW THAT -- WELL, I KNOW
- 18 MCKEAN IS A NONSMOKING FACILITY. IS JESSUP A
- 19 NONSMOKING FACILITY?
- 20 A AT THE TIME MCKEAN WAS NOT A NONSMOKING
- 21 FACILITY. MCKEAN WAS VERY SMOKING FACILITY, VERY
- 22 -- A LOT OF SMOKING GOING ON IN THERE.
- 23 O BUT IT'S NONSMOKING NOW?
- 24 A RIGHT.
- 25 Q ARE YOU A SMOKER OR WERE YOU A SMOKER?

1 A I BEEN SMOKING FOR ABOUT -- PRIOR BEFORE

- THEN, LET ME SEE HERE, I HAVE -- WHEN I GOT TO
- 2 THEN, EET ME SEE HERE, THAT E WALLT TOOT TO
- 3 LEWISBURG THAT'S WHEN I HAD JUST STARTED SMOKING.
- 4 I WASN'T SMOKING BEFORE THEN. I HAD STOPPED
- 5 SMOKING BEFORE THEN TOO. I HAD STOPPED SMOKING
- 6 FOR TWO YEARS BEFORE I GOT TO LEWISBURG.
- Q WHEN YOU WERE SMOKING, HOW MUCH DID YOU
- 8 SMOKE?
- 9 A I COULD SMOKE TWO CIGARETTES A DAY, TWO
- 10 OR THREE CIGARETTES. I'M NOT A HEAVY SMOKER.
- 11 Q DID YOU EVER SMOKE -- WELL, WHAT DID YOU
- 12 SMOKE, DID YOU SMOKE CIGARETTES?
- 13 A YES, SIR, THAT'S IT.
- 14 Q DID YOU SMOKE CIGARS?
- 15 A NO, SIR.
- 16 Q DID YOU SMOKE MARIJUANA?
- 17 A NOT IN JAIL, OUT ON THE STREETS I HAVE
- 18 BEFORE.
- 19 O I KNEW THAT ANSWER.
- 20 A I -- I HAVE BEFORE.
- 21 Q HOW LONG OF A PERIOD OF TIME WERE YOU
- 22 SMOKING MARIJUANA AND HOW LONG A PERIOD OF TIME
- 23 WERE YOU SMOKING CIGARETTES, THAT'S ALL I'M TRYING
- 24 TO GET TO?
- 25 A I SMOKED MARIJUANA FOR ABOUT TEN YEARS,

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- 1 A NO, SIR. NO, SIR.
- 2 Q HAVE YOU EVER SMOKED?
- 3 A I HAVE BEFORE, YES.
- 4 O ALL RIGHT. WHEN DID YOU SMOKE?
- 5 A I HAVE SMOKED -- I SMOKED OFF AND ON IN
- 6 LEWISBURG. AND -- AND I QUIT SMOKING -- I QUIT
- 7 SMOKING, I THINK I WAS IN MCKEAN.
- 8 O SO WHEN WOULD YOU HAVE QUIT SMOKING AT
- 9 MCKEAN, LET'S START WITH THAT? THAT'S USUALLY A
- 10 DATE SMOKERS REMEMBER, THE DAY THEY QUIT.
- 11 A I -- I -- I STOPPED SMOKING AT
- 12 MCKEAN FOR ABOUT A YEAR. I HAD STOPPED SMOKING --
- 13 O WHEN WAS THAT, CAN YOU GIVE ME A DATE OF
- 14 WHEN --
- 15 A NO, SIR.
- 16 Q -- YOU STOPPED SMOKING AT MCKEAN?
- 17 A NO, SIR.
- 18 O HOW LONG HAD YOU SMOKED PRIOR TO WHEN
- 19 YOU STOPPED AT MCKEAN?
- 20 A BEFORE MCKEAN?
- 21 Q UH-HUH, YES.
- 22 A I HAVE -- I HAVE SMOKED AT LEWISBURG
- 23 BEFORE, YES, SIR.
- 24 O HOW LONG OF A PERIOD OF TIME DID YOU
- 25 SMOKE?

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- SOMETHING AROUND UP IN THERE. AND CIGARETTES Q AND CIGARETTES?
- Q AND CIGARETTES?
 A BEFORE I CAME TO PRISON I WASN'T SMOKING
- 4 CIGARETTES. I HAVE SMOKED BEFORE, BUT I HAD
- 5 STOPPED.
- 6 O DO YOU REMEMBER WHETHER ANY OF THE
- 7 MEDICAL PERSONNEL AT MCKEAN HOSPITAL EVER ASKED
- 8 YOU IF YOU SMOKED CIGARETTES?
- 9 A NO, SIR. NO, SIR.
- 10 Q WITH REGARD TO -- TO YOUR WORKING AROUND
- 11 THE GLUE, WHAT IS THAT YOU CONTEND SHOULD HAVE
- 12 BEEN DONE, BUT WASN'T DONE BY THE DEFENDANTS IN
- 13 THIS CASE?
- 14 A WHAT DO I THINK THAT SHOULD HAVE BEEN
- 15 DONE ABOUT THE GLUE MACHINE OR ALL IN ALL?
- 16 Q YES.
- 17 A JUST THE GLUE MACHINE OR THE WHOLE --
- 18 O YES.
- 19 A THEY COULD HAVE OPERATED IT MORE -- A
- 20 SAFER ENVIRONMENT FOR US. THE GLUE MACHINE WAS
 - 21 JUST -- IT'S JUST OUT THERE. YOU -- IT'S JUST UP
 - 22 IN THE AIR, YOU CAN JUST SMELL IT.
- Q WELL, WHAT COULD THEY HAVE DONE THAT
- 24 THEY DIDN'T DO?
- 25 A THEY COULD HAVE MADE IT WHERE THE FUMES

9 (Pages 30 to 33)

	70.		n 20
	Page 30		Page 32
1.	WAS KIND OF YOU KNOW, THE FUMES THE FUMES	1	Q OKAY, OKAY, AMD WHEN YOU JUST FOR
2	WAS VERY HEAVY UP IN UNI CORP. AND THEY HAD THE	2	CLARIFICATION, YOU SAID THAT YOU WERE SICK AND YOU
3	FANS BLOWING AT THE SAME TIME. THEY HAD THE BIG	3	WENT TO THE HOSPITAL, YOU'RE TALKING ABOUT THE
4	DRUM FANS, LIKE A HUNDRED DRUM FANS BLOWING UP ON	4	PRISON HEALTH SERVICES UNIT, CORRECT, NOT A
5	TOP OF US THAT'S BLOWING ALL AROUND UNI CORP. SO	5	HOSPITAL OUTSIDE OF PRISON?
6	YOU'RE GOING TO SMELL EVERYTHING. AND THEY COULD	6	A AT WHAT WHAT FACILITY, SIR?
7	HAVE PUT A GUARD OR SOMETHING ON THERE SO WE	7	Q WHEN YOU WERE YOU SAID YOU GOT SICK
8	COULDN'T SMELL THE GLUE OR SOMETHING OR AN	8	AT MCKEAN, YOU WERE VERY, VERY SICK AND YOU WENT
9	EXHAUST.	9	TO THE HOSPITAL. I'M JUST ASKING, WERE YOU
10	MR. COLVILLE: ANYTHING ELSE THAT YOU	10	REFERRING THERE TO THE HEALTH SERVICES INSIDE THE
11	WANT TO ASK?	11	PRISON OR DID THEY ACTUALLY TAKE YOU TO A HOSPITAL
12	MR. GOLDRING: JUST A COUPLE OF	12	OUTSIDE OF THE PRISON?
13	CLARIFICATIONS.	13	A YOU AIN'T YOU ONLY YOU ONLY
14	MR. COLVILLE: MR. GOLDRING IS GOING TO	14	STAYING INSIDE THE PRISON, YOU AIN'T GOING ON THE
15	ASK A COUPLE OF QUESTIONS.	15	OUTSIDE OR NOTHING. YOU HAVE TO BE
16	EXAMINATION	16	Q THAT WAS MY QUESTION.
1.7	BY MR. GOLDRING:	17	A OKAY. YEAH, YOU'RE NOT GOING ON THE
18	Q JUST A COUPLE OF CLARIFICATIONS,	18	OUTSIDE.
19	MR. KELLY. WITH RESPECT TO THE NOSE BLEEDS YOU	19	Q THAT'S MY QUESTION, I WAS JUST
20	SAID THAT YOU HAD THREE OR FOUR NOSE BLEEDS DURING	20	CLARIFYING WHAT YOU WERE REFERRING TO WHEN YOU
21	THE TIME THAT YOU WERE ASSIGNED TO UNI CORP. IS	21	SAID HOSPITAL.
22	THAT CORRECT?	22	A OKAY. YEAH, JUST ON THE INSIDE, YES.
23	A YES. YES.	23	MR. GOLDRING: OKAY. THAT'S ALL I HAVE.
24	Q AND SO YOU HAD NO NOSE BLEEDS AFTER	24	THANK YOU.
25	YOU LEFT UNI CORP, YOU'VE HAD NO FURTHER NOSE	25	MR. DELVIN: I HAVE NO QUESTIONS.
			i i
l	Page 31		Page 33
,	_	1	_
1	BLEEDS?	1	MR. COLVILLE: THANK YOU, MR. KELLY.
2	BLEEDS? A NO, I HAVEN'T BEEN HAVING NO NOSE BLEEDS	2	MR. COLVILLE: THANK YOU, MR. KELLY. (DEPONENT EXCUSED.)
2 3	BLEEDS? A NO, I HAVEN'T BEEN HAVING NO NOSE BLEEDS LIKE THAT, BUT I'VE BEEN HAVING LIKE SORES HAVE	2 3	MR. COLVILLE: THANK YOU, MR. KELLY. (DEPONENT EXCUSED.) (WHEREUPON, AT 2:45 P.M., THE
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1	CERTIFICATE OF REPORTER	1	ERRATA SI	HEET	
2	STATE OF SOUTH CAROLINA	2		RRECTION	REASON
3	COUNTY OF FLORENCE	3	11102/22/22 //	2011011	12315011
4		4			
5	I, ROGER R. WILLIAMSON, COURT REPORTER AND	5			
6	NOTARY PUBLIC FOR THE STATE OF SOUTH CAROLINA, DO	6			
7	HEREBY CERTIFY THAT THE DEPONENT IN THE FOREGOING	7			
8	DEPOSITION WAS, BY ME, FIRST DULY SWORN TO TESTIFY	8			
9	TO THE TRUTH, THE WHOLE TRUTH AND NOTHING BUT THE	9			
10	TRUTH; THAT SAID DEPOSITION TRANSCRIPT WAS TAKEN	10			
11	VIA STENOMASK WITH BACKUP; THAT THE FOREGOING	11			
12	TRANSCRIPT CONTAINS A TRUE RECORD OF THE	12	·		
13	DEPOSITION OF SAID DEPONENT.	13	-		
14	I FURTHER CERTIFY THAT I AM NEITHER ATTORNEY	14		· · · · · · · · · · · · · · · · · · ·	
15	NOR COUNSEL FOR, NOR RELATED TO OR EMPLOYED BY ANY	15			
16	OF THE PARTIES CONNECTED TO THE ACTION, NOR AM I	16			
17	FINANCIALLY INTERESTED IN THE ACTION.	17			
18	WITNESS MY HAND AT FLORENCE, SOUTH CAROLINA,	18			
19	THIS THE 14TH DAY OF DECEMBER, 2006.	19			
20	•	20			
21		21	·		
22	ROGER R. WILLIAMSON	22			
23	·	23			
24		24			
25	MY COMMISSION EXPIRES: MARCH 18, 2012	25		1-16-h-h-h-h-h-h-h-h-h-h-h-h-h-h-h-h-h-h	
	Page 35				
1	STATE OF SOUTH CAROLINA				
2	COUNTY OF		•		
3					
4	I HEREBY CERTIFY THAT I HAVE READ THE				
5	FOREGOING DEPOSITION BY ME GIVEN AND THAT THE				
6	STATEMENTS CONTAINED THEREIN ARE TRUE AND CORRECT				
7	(AS STATED) (AS CORRECTED), TO THE BEST OF MY				
8	KNOWLEDGE AND BELIEF.				
9	·				
10					
11	LESLIE KELLY		•		
12					
13	·				•
	SWORN TO AND SUBSCRIBED BEFORE ME,				
	THIS DAY OF, 2006.				
16					
17					
18	NOTABLE MUDITO OTATE OF GOVERN CAROL SA	~			
	NOTARY PUBLIC STATE OF SOUTH CAROLINA				
	MY COMMISSION EXPIRES:				
21					
22					
24					
25					

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1:11

BEST 35:7

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